

REMARKS


Applicants have filed this case to pursue claims from the parent applications to the present case. In the U.S. patent application No. 09/527,389, there was a Restriction Requirement identifying inventions I, II, III, and IV. Invention IV claims were elected in the U.S. patent application No. 09/527,389 case. Subsequently, in divisional case U.S. patent application No. 10/124,776, claims related to invention III were elected. In the present case, the claims identified as belonging to invention I are elected as shown by the above amendment to the claims. It is believed that the claims pending herein are in condition for allowance.

Respectfully submitted,

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By: 


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